

NOV-29-94 TUE 11:38

EG&G:SSOPS

FAX NO. 303 966 4134

P.02

46709

CORRES. CONTROL
INCOMING LTR NO.

04354 RF 94

DUE
DATE 12-9-94ACTION *STIGER*

DIST.	LTR	ENC
BURLINGAME, A.H.		
BUSBY, W.S.		
CARNIVAL, G.J.		
CORDOVA, R.C.		
DAVIS, J.G.		
FERRERA, D.W.		
FRAY, R.E.		
GEIS, J.A.		
GLOVER, W.S.		
GOLAN, P.M.		
HANNI, B.J.		
HEALY, T.J.		
HEDAH, T.G.		
HILBIG, J.G.		
HUTCHINS, N.M.		
JACKSON, D.T.		
KELL, R.E.		
KUESTER, A.W.		
MARX, G.E.		
MCDONALD, M.M.		
McKENNA, F.G.		
MORGAN, R.V.		
PIZZUTO, V.M.		
POTTER, G.L.		
SANDLIN, N.B.		
SATTERWHITE, D.G.		
SCHUBERT, A.L.		
SCHWARTZ, J.K.		
SETLOCK, G.H.		
STIGER, S.G.	X	
TOBIN, P.M.		
VOORHEIS, G.M.		
WILSON, J.M.		
<i>DEMOS, N</i>		X
<i>GRIMM, E</i>	L	X
<i>HOLLAND, L</i>		X

CORRES. CONTROL	X	X
ADMIN RECORD/080		
PATS/T1300		X

Reviewed for Addressee
Corres. Control RFP11-29-94 *ADM*
DATE BY

Ref Ltr. #

DOE ORDER # *5400.1*112994-2
States Government

Memorandum

NOV 1994

Department of Energy
Rocky Flats Field Office

NOV 28 1994

ER:NLC:12095

Comments on the Historical Release Report (HRR) Ninth Quarterly Update

Nick Demos
EG&G Rocky Flats, Inc.

The Department of Energy (DOE) Rocky Flats Field Office (RFFO), Environmental Restoration (ER), has reviewed the HRR Ninth Quarterly Update prepared by EG&G. This Update will be forwarded to the Environmental Protection Agency and the Colorado Department of Public Health and Environment as soon as EG&G, Inc. incorporates the comments given below and provides the six copies needed. Please provide these copies by December 9, 1994.

Comments:

- Page 15, PAC 900-1313, 1st paragraph, 7th sentence: Either describe the nearby seep or leave it out of the discussion. It does not appear to be germane to the discussion.
- Page 15, PAC 900-1313, 2nd paragraph, 1st sentence: The fact that the seep area was frequently submerged by South Walnut Creek prior to the Construction of the OU 2 Water Treatment Unit has very little to do with not having determined if the seep area has exhibited elevated levels of volatile organics. The OU 2 Treatment Unit was placed into operation several years ago. A better explanation is needed to describe the lack of detection.
- Page 15, PAC 900-1313, 2nd paragraph: Discussion of all hazardous constituents found in the sampling data is needed, not just a discussion on vinyl chloride.
- Page 19, PAC SW-17-1, 1st and 2nd paragraphs: No discussion has been presented on alpha counts, yet DOE was informed that elevated alpha counts were detected at this site. Please provide discussion on alpha for this PAC.
- Page 19, PAC SW-1701, 2nd paragraph, 5th sentence: No incinerator has been discussed prior to this sentence. It appears that the sentence should refer to the Building 991 incinerator. Please indicate to what incinerator this sentence refers.

11000	11100	11200	11300	11400	11500	11600	11700
<i>Stiger</i>				<i>Browns</i>			<i>Hollard</i>

ADMIN RECORD

SW-A-003710

1/2

Demos
94-DOE-12095

6. Page 19, PAC SW-1701, 2nd paragraph, last sentence: Delete "Department of Energy (DOE)," as DOE is sending this report. The "RI" Report should be the "RFI/RI" Report.
7. Page 20, PAC SW-1701, 1st paragraph, 2nd sentence: This sentence is incomplete.
8. Page 20, PAC SW-1701, 2nd paragraph, 1st sentence: This sentence states that documentation exists which details the fate of constituents released from ashpit/trench activities between 1952 and 1968. Please discuss further.
9. Page 20, PAC SW-1701, 2nd paragraph, last sentence: See comment 6 above.
10. Page 21, PAC SW-1702: This PAC description needs to be rewritten in order to differentiate it from PAC SW-1701.
11. Page 23, PAC 500-907, 1st paragraph, 1st sentence: This sentence appears grammatically incorrect, since it states that transfers of sludge were being attempted to repair a valve. Please correct.
12. Page 23, PAC 500-907: Reference is made to a worker being contaminated with hazardous waste, but no mention is made of decontaminating the worker or any other necessary response action due to the exposure of the worker to hazardous waste. Please elaborate.

If you need further information, please contact me at extension 4226.

Norma Castaneda
Norma Castaneda
Environmental Restoration

cc:
J. Roberson, ER, RFFO
J. Stewart, ER, RFFO
S. Stiger, EG&G
L. Gregory-Frost, EG&G